## United States District Court, Northern District of Illinois

Name of Assigned Judge or Magistrate Judge			Holderman	Sitting Judge if Other than Assigned Judge	Morton	Denlow	
CASE NUMBER		01 (	C 8945	DATE	4/7/	2003	
CASE TITLE			Garcia vs. City of Chicago				
[In the following box (a) indicate the party filing the motion, e.g., plaintiff, defendant, 3rd party plaintiff, and (b) state briefly the nature of the motion being presented.]							
DOCKET ENTRY:							
(1)	(1) ☐ Filed motion of [ use listing in "Motion" box above.]						
(2)	☐ Brief	Brief in support of motion due					
(3)	□ Answ	Answer brief to motion due Reply to answer brief due					
(4)	☐ Rulin	Ruling/Hearing on set for at					
(5)	☐ Status	Status hearing[held/continued to] [set for/re-set for] on set for at					
(6)	☐ Pretri	Pretrial conference[held/continued to] [set for/re-set for] on set for at					
(7)	☐ Trial(	Trial[set for/re-set for] on at					
(8)	□ [Beno	[Bench/Jury trial] [Hearing] held/continued to at					
(9)	☐ This o	This case is dismissed [with/without] prejudice and without costs[by/agreement/pursuant to]  ☐ FRCP4(m) ☐ Local Rule 41.1 ☐ FRCP41(a)(1) ☐ FRCP41(a)(2).					
[Other docket entry] Report and Recommendation: The Court recommends that Plaintiff's renewed motion for judgment or other sanctions [155-1] be denied without prejudice to be renewed, if necessary, following completion of the trial scheduld to begin before Judge Holderman on 4/21/03 because: 1) a ruling on this motion may prejudice the parties' right to a jury trial; 2) the issues involved in this motion are interrelated with the issues at trial; 3) this motion has taken on a life of its own which is interfering with the parties' trial preparation; 4) Defendant Fivelson's counsel has been unable to file timely briefs due to office issues which should not be allowed to prejudice Defendant Fivelson; and 5) no prejudice occurs to the parties to see whether this issue becomes moot as a result of the trial.							
(11)			er (on reverse side of/	attached to) the original	minute order.]		
	No notices required, advised in open court.  No notices required.					Document Number	
	Notices mailed by judge's staff.			-	number of notices		
	Notified counsel by telephone.				APR 0 8 2003		
	Docketing to mail notices.		ลบอว <u>โวเลิโ</u> ลเด	l's n		$   \sqrt{2} $	
1	Mail AO 450 form.  Copy to judge/magistrate judge.			· ·	dockning deputy mitials	100	
Tool) a languimelinate lange.		E:E H9 7-9°	IA EN	4/7/2003			
DK		courtroom deputy's initials	ILED-ED 10	4	date mailed notice		
		11111613		received in lerk's Office	mailing deputy initials		